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SEC. 7. Any person violating any of the provisions of this ordinance shall, upon conviction, be deemed guilty of a misdemeanor, and shall be punished by a fine of not less than \$5, nor more than \$100.

PITTSBURGH, PA.

Garbage and Refuse—Separate Containers Required. (Ord. May. 6, 1914.)

SECTION 1. That from and after the approval of this ordinance all residents, householders, tenants, hotel keepers, boarding-house keepers, retail dealers, and all persons occupying dwellings within the city of Pittsburgh, for the purpose of aiding in the removal and disposal of garbage and rubbish, shall carefully separate the same, placing in the garbage tank only garbage defined as follows:

Every refuse accumulation, animal, fruit or vegetable matter, liquid or otherwise, that attends the preparation, use, cooking, dealing in or storage of meats, fish, fowls, fruits or vegetables, and meat, fruit, vegetable or other food-containing cans.

Rubbish shall be placed separately in a suitable receptacle, where possible, with proper covering to keep out snow or rain. Rubbish, within the meaning of this ordinance, is defined as follows:

All paper, pasteboard, rags, mattresses, worn-out furniture, old clothes, old shoes, old rubbers, leather, carpets, broken glass, crockery, bottles, straw, excelsior, floor sweepings, old metal, packing boxes and barrels, broken parts thereof, tin cans, and household refuse generally, excepting any kind of garbage.

SEC. 2. Any person violating any of the provisions of this ordinance shall be subject to a fine for the first offense of not less than \$1 nor more than \$2, and for the second offense not less than \$2 nor more than \$5, to be recovered in a proceeding for summary conviction before any police magistrate of the city: *Provided*, That before any person shall be subject to fine, such person shall be first notified in writing of violation of ordinance.

PITTSTON, PA.

Buildings and Premises—Removal of Offensive Matter—Connections with Sewers. (Ord. Feb. 26, 1914.)

SECTION 1. That for sanitary purposes the owners of every lot and premises situate on sewered street in said city, in which there shall be a manufactory, or a dwelling house, or any other building having rooms for the occupation of tenants, shall have in connection herewith a suitable closet, or privy, or privies, fixed to discharge into the public sewer.

SEC. 2. Every occupant of any house, building, or tenant in said city shall keep the same and the yard or premises connected herewith in a clean condition and free from substances likely to infect the air of the neighborhood, and shall collect in one place in such yard or premises all the house dirt, manure, or offal, and before the same shall become offensive shall cause the same to be removed at the cost of the owner.

SEC. 3. Council may, after notice to all companies, corporations, persons, and owners affected, and in default of compliance therewith, cause pipes to be laid, renewed, or repaired, and said connections made, and collect the cost of sewerage and repairing all pipes and pipe connections from the companies, corporations, or persons owning or operating the said pipes or conduits, with interest; and the cost of the new sewer connections shall be a first lien against the land for whose benefit such connections are made, and a specification of lien shall be filed therefor and the lien and the proceedings thereon shall be as in case of other municipal liens.